preliminary application. The Assessment Plan must also identify a contact from whom a complete copy of the printout of the preliminary application can be obtained.

[61 FR 20612, May 7, 1996]

## §11.44 What does the authorized official do after the close of the comment period?

- (a) The authorized official must carefully review all comments received on the Assessment Plan, provide substantive responses to all comments, and modify the Plan as appropriate. [See §11.32(e)(2) to determine if the authorized official must provide for additional public review.]
- (b) If, after reviewing the public comments, the authorized official decides to continue with the type A procedure, he or she must then perform a final application of the NRDAM/CME or NRDAM/GLE, using final data inputs and modifications based on §11.41 and any reliable information received during the public review and comment period.
- (c) After completing the final application of the NRDAM/CME or NRDAM/GLE, the authorized official must prepare a Report of Assessment. The Report of Assessment must include the printed output from the final application as well as the Preassessment Screen Determination and the Assessment Plan.
- (d) If the authorized official is aware of reliable evidence that a private party has recovered damages for commercial harvests lost as a result of the release, the authorized official must eliminate from the claim any damages for such lost harvests that are included in the lost economic rent calculated by the NRDAM/CME or NRDAM/GLE.
- (e) If the authorized official is aware of reliable evidence that the NRDAM/CME or NRDAM/GLE application covers resources beyond his or her trustee jurisdiction, the authorized official must either:
- (1) Have the other authorized official(s) who do have trustee jurisdiction over those resources join in the type A assessment; or
- (2) Eliminate any damages for those resources from the claim for damages.

- (f) If the final application of the NRDAM/CME or NRDAM/GLE, adjusted as needed under paragraphs (d) and (e), calculates damages in excess of \$100,000, then the authorized official must limit the portion of his or her claim calculated with the type A procedure to \$100,000.
- (g) After preparing the Report of Assessment, the authorized official must follow the steps described in subpart F.

[61 FR 20612, May 7, 1996]

## Subpart E—Type B Procedures

## §11.60 Type B assessments—general.

- (a) *Purpose*. The purpose of the type B assessment is to provide alternative methodologies for conducting natural resource damage assessments in individual cases.
- (b) Steps in the type B assessment. The type B assessment consists of three phases: §11.61—Injury Determination; §11.70—Quantification; and §11.80—Damage Determination, of this part.
- (c) Completion of type B assessment. After completion of the type B assessment, a Report of Assessment, as described in §11.90 of this part, shall be prepared. The Report of Assessment shall include the determinations made in each phase.
- (d) *Type B assessment costs.* (1) The following categories of reasonable and necessary costs may be incurred in the assessment phase of the damage assessment:
- (i) Sampling, testing, and evaluation costs for injury and pathway determination;
- (ii) Quantification costs (including baseline service determination and resource recoverability analysis);
- (iii) Restoration and Compensation Determination Plan development costs including:
  - (A) Development of alternatives;
  - (B) Evaluation of alternatives;
- (C) Potentially responsible party, agency, and public reviews;
- (D) Other such costs for activities authorized by §11.81 of this part;
- (iv) Cost estimating and valuation methodology calculation costs; and
- (v) Any other assessment costs authorized by §§ 11.60–11.84 of this part.